Art. 41, § 71(d), which enabled the Attorney General to assign work to assistant attorneys general, required them to do the assigned work, required them to be lawyers, and provided for their salaries, are deleted as unnecessary in light of SG § 6-105.

Defined terms: "Department" § 3-101 "Secretary" § 3-101

GENERAL REVISOR'S NOTE:

Former Art. 41, § 71(g), which abolished the Department of Budget and Procurement and the office of its Director and transferred all related authority and property to the Department of Budget and Fiscal Planning and its Secretary, is deleted as obsolete, since the transfer and other events contemplated already have occurred and since former Art. 41, § 231F subsequently transferred those functions of the Director of Budget and Procurement in connection with the Purchasing Bureau to the Department of General Services.

See also Title 10, Subtitle 7 of the State Government Article, which provides that the property and obligations of an abolished unit vest in the successor unit and which keeps the rules or regulations, orders, hearings, and proceedings of an abolished unit in effect.

As to additional units in the Department, see Executive Order 01.01.1981.09, which assigned the General Administration Program of the Board of Public Works to the Department. Executive Order 01.01.1973.06 also assigned to the Department the Council of Economic Advisors. However, the Council has been abolished.

SUBTITLE 3. CENTRAL COLLECTION UNIT.

3-301. ESTABLISHED.

THERE IS A CENTRAL COLLECTION UNIT IN THE DEPARTMENT.

REVISOR'S NOTE: This section is new language derived without substantive change from the first clause of the first sentence of former Art. 41, § 71(c-1)(1).

It is set forth as a separate section for emphasis.

Defined term: "Department" § 3-101

3-302. DEBT COLLECTION.

(A) GENERAL RESPONSIBILITY.

(1) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (B) OF THIS SECTION OR IN OTHER LAW, THE CENTRAL COLLECTION UNIT IS RESPONSIBLE FOR THE COLLECTION OF EACH DELINQUENT ACCOUNT OR